12: 40 5085842822 Case 1:08-cr-00154-WHP

Document 17

BARONE LAW OFFICES
17 Filed 07/11/2008

PAGE Page 1 of 1

Theodore A. Barone, Esq. Brian J. Ritucci, Esq. BARONE LAW OFFICES

EG E

130 Liberty Street, Unit 2B Brockton, MA 02301 USDC SDNY
DOCUMENT
ELECTRONICALLY FILED
DOC #:
DATE FILED: 7-11-68

02/02

508-584-0411(office)

877-718-4400(toll free)

508-584-2822 (fax)

July 8, 2008

VIA FACSIMILE - (212) 805-6390

Deputy Clerk Josh Kirshner United States District Court Southern District of New York 500 Pearl Street New York, NY 10007



RE: <u>UNITED STATES V. DIANE SCHINDELWIG</u>

S1 08 CR. 154 (WHP)

Dear Mr. Kirshner:

Theodore A. Barone, Esq. and Paul A. Bogosian, Esq. represent the above-named defendant.

Ms. Schindelwig's matter is scheduled for a pre-trial conference with the Honorable William H. Pauley, III on Wednesday, July 16, 2008 at 2:00p.m.. Mr. Barone and Mr. Bogosion, with the assent of Assistant United States Attorney Brent W. Wible and counsel for co-defendant, Mark Demarco, Esq. are requesting a continuance of the above mentioned matter from Wednesday, July 16, 2008 to Monday, August 4, 2008 at 2:00p.m.. Mr. Barone and Mr. Bogosian are unable to secure a hotel room due to the All-Star game being held at Yankee Stadium next week.

All parties consent to the aforementioned date and the defendants have no objection to exclusion of time for speedy trial purposes.

I appreciate your cooperation in this matter and apologize for any inconvenience this may cause. If you have any questions, please do not hesitate to contact this office. I will contact your office tomorrow for a status update.

pucoame

TAB/dm

Cc:

Paul A. Bogosian, Esq. Mark Demarco, Esq. Brent S. Wible, Esq. APPLICATION GRANTED. THE CONFERENCE IS ADJOURNED TO AVOUST 4,2008 AT 2:00 P.M. IN SO ORDERED: THE INTERESTS OF JUSTICE.

7-10.08

(O. Barone (du)